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8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**
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11 MINNESOTA INDEPENDENT
12 PHARMACISTS, individually and on
13 behalf of a class of those similarly
14 situated,

15 Plaintiff,

16 v.

17 GOODRX, INC.; GOODRX
18 HOLDINGS, INC.; CVS CAREMARK
19 CORP.; EXPRESS SCRIPTS, INC.;
20 MEDIMPACT HEALTHCARE
21 SYSTEMS, INC.; and NAVITUS
22 HEALTH SOLUTIONS, LLC,

23 Defendants.

24 Case No. 2:24-cv-10297-SPG-SK

25 **ORDER GRANTING SECOND
26 JOINT STIPULATION EXTENDING
27 TIME TO RESPOND TO
28 PLAINTIFF'S COMPLAINT [ECF
29 NO. 33]**

30 Before the Court is the Parties' Second Joint Stipulation Extending Time to
31 Respond to Plaintiff's Complaint (ECF No. 33 ("Stipulation")). Having considered the
32 Stipulation, and finding good cause therefor, the Court GRANTS the Stipulation and
33 ORDERS as follows:

34 1. Defendants' time to answer, move, or otherwise respond in the Action is
35 extended from the current deadline of January 10, 2025 until forty-five (45) days after the
36 later of: (i) the date upon which plaintiffs in the Related Actions have filed a consolidated

1 complaint in any district or (ii) the date upon which the Judicial Panel on Multidistrict
2 Litigation rules upon any newly filed motion to transfer and centralize (the “Extension
3 Period”);

4 2. During the Extension Period, none of the Parties shall seek or be required to
5 provide the disclosures or discovery contemplated by Federal Rules of Civil Procedure
6 26, 30, 31, 33, 34, or 36;

7 3. If Defendants answer, move, or otherwise plead with respect to a complaint
8 in a Related Action pending in any district, Defendants will concurrently answer, move,
9 or otherwise plead with respect to the Complaint in this Action;

10 4. The Stipulation does not constitute a waiver of any of the Parties’ claims,
11 rights, arguments, or defenses, including but not limited to the right to seek a further
12 extension of Defendants’ time to answer or otherwise respond to the Complaint or any
13 other pleading filed by Plaintiff in any of the Related Actions; and

14 5. The Parties shall provide the Court with periodic Joint Status Reports every
15 ninety (90) days, apprising the Court of any updates on the consolidation of the Related
16 Actions.

17 **IT IS SO ORDERED.**

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19 Dated: January 3, 2025



HON. SHERILYN PEACE GARNETT
UNITED STATES DISTRICT JUDGE

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